States Bankruptcy Court for the Southern District of Ohio.

IT IS SO ORDERED.

Dated: April 24, 2019



Guy R. Humphrey

United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT DAYTON

In re: TAGNETICS INC.

Case No. 19-30822

Judge Humphrey Chapter 7

Order Requiring Filing of Corporate Ownership Statements and Ordering Other Matters

On March 19, 2019 petitioning creditors, Kenneth W. Kayser, Ronald E. Early, Kayser Ventures Ltd, Jonathan Hager, Robert Strain and S-Trek Inc., appearing pro se, filed an Involuntary Chapter 7 Petition (doc. 1) against Tagnetics Inc.

However, the corporate petitioners, Kayser Ventures Ltd and S-Tek Inc., have not filed the corporate ownership statements required by Federal Rules of Bankruptcy Procedure 1010(b) and 7007.1. More importantly, corporations, except as permitted by Federal Rule of Bankruptcy Procedure 9010(a), are only authorized to appear on matters in this court through counsel admitted to practice in this court and "[n]o corporation shall file a petition... unless it is represented by an attorney." See Local Bankruptcy Rules 1074-1 and 9011-2(b).

Accordingly, Kayser Ventures Ltd and S-Tek Inc. shall have <u>until and including May 14, 2019</u> to obtain and be represented by counsel with respect to the involuntary petition in this case and to file corporate ownership statements in accordance with Bankruptcy Rules 1010(b) and 7007.1.

To the extent that Kayser Ventures Ltd and S-Tek Inc. fail to comply with the provisions of this order, the court may not consider the corporate petitioners for purposes of determining the appropriateness of granting an order of relief under Chapter 7 of Title 11 of the United States Code.

IT IS SO ORDERED.

Copies to:

All creditors and parties in interest